

NEWSPAPERARCHIVE®

NEWSPAPER ARCHIVE®

ments and manners, his intellect, his knowledge of law, government and the organization of rules that sway men and found strong evidences that he cannot be easily swayed from a purpose, the Congress just to his countrymen. That's what his friends say.

Do not forget that Douglas, with all his pretended friendship for popular sovereignty, opposed, by his silence and non-action, the admission of Kansas into the Union. He refused to call up the bill in the senate. **Reason?** He was afraid of offending the south, and was unwilling that Kansas should have a voice in the election of President of the United States.

The chances now are that he will not sustain as many electoral votes as Kansas would have cast!

ANOTHER.—There was a great republican mass meeting at Macomb, McDonough county, on Tuesday. Some 12,000 people or more were present, and the liveliest enthusiasm was exhibited by the great multitude of honest farmers and others. Senator Trumbull was the principal speaker.

The last of the African slaves at New West were sent on board the ship Star of the Union, on the 19th ult., and she sailed the same afternoon for Simon, Africa. The number blaced on board was 385, constituting what was known as the cargo of the unnamed French bark. The total number delivered over to the three vessels for return was 1,125, the balance of the original number have died.

is satisfactory to the politicians on neither side. The election is a process during the entire session, negotiating for representations on the ticket that will bring to it the support of the Americans of the state. One-third of electors are members of the American organization. The electors at large are Reuben H. Wadsworth of Saratoga, and Herman J. Field of Genesee. The resolutions endorsing the non-intervention doctrine of Douglas, and the Front street theatre Baltimore platform. Deprecate as disastrous a state as the election of Abraham Lincoln, deplored the mal-administration of the state government by the republicans, and urge its restoration to the sworn enemies of corruption and democracy. The resolutions were generally of a local character.

and send copy of your answer on the subscriber, who
 lives in the city of Janesville, Wisconsin, with
 twenty-one years' service, and who fell to answer the call
 of duty in the time of the war, the plaintiff in this
 case, and the court for the year 1910. The
 court was held August 8th, 1910.
 at 10:30 a. m.

W. B. BOIES, Plaintiff's Attorney
 at 10:30 a. m.

TO RENT.
 A GOOD location on West Milwaukee street
 for a store or office.
 Apply to
PICKLEY & HARLOW
 at 10:30 a. m.

Home to Rent.
 A GOOD Dwelling House with two lots, barn, etc.
 situated in a pleasant locality.
 Apply to
F. VAN WAGENEN
 at 10:30 a. m.

Dried Wood for Sale.
 300 CORDS of Dried Wood for Sale. McKee & E. B. Cady
 will deliver to any part of the city Dried
 at 10:30 per cord.

Surplus, One Hundred Thousand "
75 per ct. of the Net Profits
divided annually among policy-holders
Without Liability on their Part
R. E. HAYDOCK, Sec'y. JOSEPH WALKER, Pres.
TACOMA, W. BENDALL, Vice Pres.

Applications collected and Policies Issued
In all the above companies, at as
Low Rates
as by any other equally responsible company, by
plication to
E. L. DIMOCK, Agent
for Juvareille and Vicinity

Losses Promptly and Fairly Adjusted.

FULL COMPLIANCE WITH STATE LAWS
and

KEEP COOL!
 DRINK G. B. Curtis' Orange Water.
 Get G. B. Curtis' Orange Syrup for ice water
 tongs.
 Buy a good Thermo meter,
 Buy a Reading Glass,
 Buy a Bottle of Dry Water,
 Buy a Bottle of good Cologne, at the People's
 Drug Store.
 J. H. LAWRENCE. G. B. CURTIS

Grain Elevator for Sale.
 This undersigned, having made assent, grants to
 the Steam Elevator belonging to the Central
 in hand grain, before to sell their kind Warehouse
 if not sold by the 15th of August to the
 People's Drug Store.
 J. H. LAWRENCE, J. H. CURTIS

VOL. 9 of the New American Cyclopaedia now on
 the great book of the era—specimen copies of
 can be loaned at
 J. H. LAWRENCE, J. H. CURTIS

Curlock against John C. Beers and — Esq.

and, by virtue of the judgment of fore-
and sale, rendered in the above entitled no.
from day of July, 1860, in favor of the above

at ten o'clock in the forenoon of that day at a place, parcel or tract of land, situate, lying and being in the county of

state of Wisconsin, and known and residing the west half of the south half of the south east quarter of section 36, township 33 north, range 10 west, 3d meridian, containing or to so much thereof as may be sufficient to satisfy said judgment, and as may be sold separate and apart, to satisfy the same. Dated the 15th day of March, 1884.

R. T. LAWTON, Sheriff.

M. PERNAN, Under Sheriff.

Wm. C. Gurnea, Clerk of the P. M. J. J. Landon

JUDICIAL COURT FOR ROCK COUNTY.

L. South, Esq. For Plaintiff, Abigail Wood; Joseph Baker, Alvin Baker, Jane W. Thomas, E. Newman, Esq. Rock Woodbury and Mary Newman, Esq. For Defendant.

And the Court, by virtue of its judgment of foreclosure and sale of said court, rendered in the above case, do hereby certify that the sum of \$1000.00, to which said sum, to the highest bidder, at the front steps of County Bank, in Janesville, in said county, on the 15th day of March, 1884, was paid by the said Mary Newman, Esq., the sum of \$1000.00, and all these proceeds of said estate in the County of Rock and State of Wisconsin.

[illegible]

and the mill property on the above lands, and
and overbowed by the water of the mill power
property which was conveyed to Betsey Curtis by
her husband, Joseph Curtis, in 1850, and said
mill property, which is sold to John Shepley
reserving block one and the streets around
the east part of block two, both of said blocks
being situated on the north side of the main
highly four north of range eleven east, so much
as shall be necessary to make the amount due
by virtue of said judgment of the court of \$1,350.
WITNESSES: JOHN T. LAWTON,
Att'y of Phil. Sheriff Rock County.

CIRCUIT COURT FOR ROCK COUNTY
Barner Agst Thomas McGowan.

presence and by virtue of a judgment of foreclo-
sure and sale of the circuit court in and for the county
of Dade, entered in the above entitled action on the 12th
day of July, A D 1880, in and for said county, and said
judgment of the court is affirmed and the same shall
be enforced as such judgment of the court, and the
defendant, Thomas McGowan, shall pay to the
plaintiff, Barner, the sum of \$1,350, and the costs of
said action.

Public Information, on
 The 2nd DAY of OCTOBER; A D 1930,
 I, the undersigned, at that time, at the Circuit
 Court, in the City of Jacksonville, in said County of
 Duval, State of Florida, did receive and read the
 following described real estate, to-wit: to be
 situated in the City of Jacksonville, in said County
 of Duval, State of Florida, and of Wicomico, begin-
 ning at a stone placed in the point where Abel's work
 crosses A. J. Milham's east line, thence running
 north 15 degrees 30 minutes west to a point in
 the line of the road, thence North 82 1/2 one and one
 eighth degrees east, two chains and seven links, along the
 line of the road, thence South 47 degrees and seven
 minutes east, two chains and seven links, and seven
 and one half links, to a point in the line of the
 road, thence to the place of beginning, containing
 six of land, more or less, so much thereof as
 may be necessary to satisfy the judgment. Insect and
 fire insurance policy on the above premises, Dated
 8th, 1930. ROBERT T. LAWTON,
 Sheriff of Rock County,
 in and PARTIES,
 His Atty., by
 J. S. Giddens

[illegible][illegible]

A copy is herewith being upon you, and said
 and in office of the clerk of the circuit court for
 the county, and to serve a copy of your answer to said
 complaint, in substance, in his office in the city of
 Lowell, in said county, on the day of such service,
 or to call to answer said complaint within the time
 required, the plaintiffs in this action will take judgment
 at against you for the costs of this action, and
 interest thereon with interest; thirdly, that the rate of
 ten per cent per annum from the 23d day of May, on
 the amount eight hundred and thirty; beside the costs of
 this action.
 The Hon. David Nugent, Judge of said court,
 this 21st day of July, A. D. 1860
 J. A. DICK, H. A. C. JONES
 277 A.D.C. P. M. Atry.
 CIRC. C. 2037/3
 CIRCUIT COURT—ROCK COUNTY.
 H. Brown and Austin E. Burpee vs Hugh Lee
 Y. virtue of an execution issued out of the circuit

public auction, to be held, served upon and shall sell
public auction, to the highest bidder, on
THE 15th DAY OF SEPTEMBER, A D 1860,
at 10 o'clock in the forenoon of that day, at the circuit
court room, in the city of Janesville, in said county, the
following house and premises, to-wit: Lot of the south-
east corner of the southeast quarter of the southeast
quarter of section No. thirty, township No. one, range
three east, in the county of Rock and state of Wisconsin,
to-wit: The premises described in the last of the above
recited deed, and the premises described in the deed of
High Lee, in the land above described, and
which said dwelling house and prisy is situated, and
conveyed to said parties, - Dated August 24, 1860.
J. T. LAWTON, Sheriff.

Attys. **Edw. Atty.**

CIRCUIT COURT FOR ROCK COUNTY.
To the State of Wisconsin to Amos Page, Melville Page,
Thomas W Lynch and John P Englist,
You are hereby summoned to answer the complaint

of Samuel J. Batton and James C. Tows, plaintiffs, which was filed in the office of the clerk of the circuit court of the county of Jasperville, in said county, on the 13th day of August, 1860, of which a copy hereto annexed, and herewith served upon you, and serve a copy of your answer to the said petition in said office, with the return thereon, on or before the 13th day of the month of such service; and if you fail to answer or comply as aforesaid, the plaintiff will apply to the court for an order compelling you to do so, and for such other relief as the court may think proper. Witness, Hon David Noggle, Judge of said court, at S. C. Jasperville, August 16th, 1860.

LESLIE AINS, Clerk. HAWKS
Attys for Plffs.

Sherriff's Sale on Execution.
CIRCUIT COURT FOR ROCK COUNTY.
John W. Allen against James C. May.

Notice.—A writ of execution, issued out of the circuit court of the county of Rock, in the above entitled case, has been duly returned, and is now ready to be levied, and will be levied, and delivered, at the residence of the defendant, on the 13th day of August, 1860, at 10 o'clock, A. M.

PUBLIC notice to the Highest bidder: Give
 the 1st DAY of AUGUST, A. D. 1869,
 at two o'clock in the forenoon of that day, at the court
 house in the city of Jacksonville, in Duval county, all the
 lands and tenements which the said defendant, James
 May, had on the 26th day of April, 1858; and which
 were now had of in and to the following described par-
 cels situated in the city of Jacksonville, to-wit: one (1) first
 lot (1); one (2) second lot (2); one (3) third lot (3);
 one (4) fourth lot (4); one (5) fifth lot (5); one (6)
 sixth lot (6); one (7) seventh lot (7); one (8) eighth
 lot (8); one (9) ninth lot (9); one (10) tenth lot
 (10); one (11) eleventh lot (11); one (12) twelfth
 lot (12); one (13) thirteenth lot (13); one (14) four-
 teenth lot (14); one (15) fifteenth lot (15); one (16)
 sixteenth lot (16); one (17) seventeenth lot (17); one
 (18) eighteenth lot (18); one (19) nineteenth lot
 (19); one (20) twentieth lot (20); one (21) twenty-
 first lot (21); one (22) twenty-second lot (22); one
 (23) twenty-third lot (23); one (24) twenty-fourth
 lot (24); one (25) twenty-fifth lot (25); one (26)
 twenty-sixth lot (26); one (27) twenty-seventh lot
 (27); one (28) twenty-eighth lot (28); one (29)
 twenty-ninth lot (29); one (30) thirtieth lot (30);
 one (31) thirty-first lot (31); one (32) thirty-second
 lot (32); one (33) thirty-third lot (33); one (34)
 thirty-fourth lot (34); one (35) thirty-fifth lot
 (35); one (36) thirty-sixth lot (36); one (37) thirty-
 seventh lot (37); one (38) thirty-eighth lot (38);
 one (39) thirty-ninth lot (39); one (40) fortieth
 lot (40); one (41) forty-first lot (41); one (42)
 forty-second lot (42); one (43) forty-third lot
 (43); one (44) forty-fourth lot (44); one (45)
 forty-fifth lot (45); one (46) forty-sixth lot
 (46); one (47) forty-seventh lot (47); one (48)
 forty-eighth lot (48); one (49) forty-ninth lot
 (49); one (50) fiftieth lot (50); one (51) fifty-
 first lot (51); one (52) fifty-second lot (52); one
 (53) fifty-third lot (53); one (54) fifty-fourth
 lot (54); one (55) fifty-fifth lot (55); one (56)
 fifty-sixth lot (56); one (57) fifty-seventh lot
 (57); one (58) fifty-eighth lot (58); one (59)
 fifty-ninth lot (59); one (60) sixtieth lot (60);
 one (61) sixty-first lot (61); one (62) sixty-second
 lot (62); one (63) sixty-third lot (63); one (64)
 sixty-fourth lot (64); one (65) sixty-fifth lot
 (65); one (66) sixty-sixth lot (66); one (67) sixty-
 seventh lot (67); one (68) sixty-eighth lot (68);
 one (69) sixty-ninth lot (69); one (70) seventieth
 lot (70); one (71) seventy-first lot (71); one (72)
 seventy-second lot (72); one (73) seventy-third
 lot (73); one (74) seventy-fourth lot (74); one
 (75) seventy-fifth lot (75); one (76) seventy-sixth
 lot (76); one (77) seventy-seventh lot (77); one
 (78) seventy-eighth lot (78); one (79) seventy-
 ninth lot (79); one (80) eightieth lot (80); one
 (81) eighty-first lot (81); one (82) eighty-second
 lot (82); one (83) eighty-third lot (83); one (84)
 eighty-fourth lot (84); one (85) eighty-fifth lot
 (85); one (86) eighty-sixth lot (86); one (87)
 eighty-seventh lot (87); one (88) eighty-eighth
 lot (88); one (89) eighty-ninth lot (89); one
 (90) ninetieth lot (90); one (91) ninety-first lot
 (91); one (92) ninety-second lot (92); one (93)
 ninety-third lot (93); one (94) ninety-fourth lot
 (94); one (95) ninety-fifth lot (95); one (96)
 ninety-sixth lot (96); one (97) ninety-seventh lot
 (97); one (98) ninety-eighth lot (98); one (99)
 ninety-ninth lot (99); one (100) hundredth lot
 (100); one (101) one hundred and first lot (101);
 one (102) one hundred and second lot (102); one
 (103) one hundred and third lot (103); one (104)
 one hundred and fourth lot (104); one (105) one
 hundred and fifth lot (105); one (106) one hundred
 and sixth lot (106); one (107) one hundred and
 seventh lot (107); one (108) one hundred and
 eighth lot (108); one (109) one hundred and
 ninth lot (109); one (110) one hundred and tenth
 lot (110); one (111) one hundred and eleventh lot
 (111); one (112) one hundred and twelfth lot
 (112); one (113) one hundred and thirteenth lot
 (113); one (114) one hundred and fourteenth lot
 (114); one (115) one hundred and fifteenth lot
 (115); one (116) one hundred and sixteenth lot
 (116); one (117) one hundred and seventeenth lot
 (117); one (118) one hundred and eighteenth lot
 (118); one (119) one hundred and nineteenth lot
 (119); one (120) one hundred and twentieth lot
 (120); one (121) one hundred and twenty-first lot
 (121); one (122) one hundred and twenty-second
 lot (122); one (123) one hundred and twenty-third
 lot (123); one (124) one hundred and twenty-fourth
 lot (124); one (125) one hundred and twenty-fifth
 lot (125); one (126) one hundred and twenty-sixth
 lot (126); one (127) one hundred and twenty-seventh
 lot (127); one (128) one hundred and twenty-eighth
 lot (128); one (129) one hundred and twenty-ninth
 lot (129); one (130) one hundred and thirtieth lot
 (130); one (131) one hundred and thirty-first lot
 (131); one (132) one hundred and thirty-second lot
 (132); one (133) one hundred and thirty-third lot
 (133); one (134) one hundred and thirty-fourth lot
 (134); one (135) one hundred and thirty-fifth lot
 (135); one (136) one hundred and thirty-sixth lot
 (136); one (137) one hundred and thirty-seventh lot
 (137); one (138) one hundred and thirty-eighth lot
 (138); one (139) one hundred and thirty-ninth lot
 (139); one (140) one hundred and fortieth lot
 (140); one (141) one hundred and forty-first lot
 (141); one (142) one hundred and forty-second lot
 (142); one (143) one hundred and forty-third lot
 (143); one (144) one hundred and forty-fourth lot
 (144); one (145) one hundred and forty-fifth lot
 (145); one (146) one hundred and forty-sixth lot
 (146); one (147) one hundred and forty-seventh lot
 (147); one (148) one hundred and forty-eighth lot
 (148); one (149) one hundred and forty-ninth lot
 (149); one (150) one hundred and fiftieth lot
 (150); one (151) one hundred and fifty-first lot
 (151); one (152) one hundred and fifty-second lot
 (152); one (153) one hundred and fifty-third lot
 (153); one (154) one hundred and fifty-fourth lot
 (154); one (155) one hundred and fifty-fifth lot
 (155); one (156) one hundred and fifty-sixth lot
 (156); one (157) one hundred and fifty-seventh lot
 (157); one (158) one hundred and fifty-eighth lot
 (158); one (159) one hundred and fifty-ninth lot
 (159); one (160) one hundred and sixtieth lot
 (160); one (161) one hundred and sixty-first lot
 (161); one (162) one hundred and sixty-second lot
 (162); one (163) one hundred and sixty-third lot
 (163); one (164) one hundred and sixty-fourth lot
 (164); one (165) one hundred and sixty-fifth lot
 (165); one (166) one hundred and sixty-sixth lot
 (166); one (167) one hundred and sixty-seventh lot
 (167); one (168) one hundred and sixty-eighth lot
 (168); one (169) one hundred and sixty-ninth lot
 (169); one (170) one hundred and seventieth lot
 (170); one (171) one hundred and seventy-first lot
 (171); one (172) one hundred and seventy-second lot
 (172); one (173) one hundred and seventy-third lot
 (173); one (174) one hundred and seventy-fourth lot
 (174); one (175) one hundred and seventy-fifth lot
 (175); one (176) one hundred and seventy-sixth lot
 (176); one (177) one hundred and seventy-seventh lot
 (177); one (178) one hundred and seventy-eighth lot
 (178); one (179) one hundred and seventy-ninth lot
 (179); one (180) one hundred and eightieth lot
 (180); one (181) one hundred and eighty-first lot
 (181); one (182) one hundred and eighty-second lot
 (182); one (183) one hundred and eighty-third lot
 (183); one (184) one hundred and eighty-fourth lot
 (184); one (185) one hundred and eighty-fifth lot
 (185); one (186) one hundred and eighty-sixth lot
 (186); one (187) one hundred and eighty-seventh lot
 (187); one (188) one hundred and eighty-eighth lot
 (188); one (189) one hundred and eighty-ninth lot
 (189); one (190) one hundred and ninetieth lot
 (190); one (191) one hundred and ninety-first lot
 (191); one (192) one hundred and ninety-second lot
 (192); one (193) one hundred and ninety-third lot
 (193); one (194) one hundred and ninety-fourth lot
 (194); one (195) one hundred and ninety-fifth lot
 (195); one (196) one hundred and ninety-sixth lot
 (196); one (197) one hundred and ninety-seventh lot
 (197); one (198) one hundred and ninety-eighth lot
 (198); one (199) one hundred and ninety-ninth lot
 (199); one (200) two hundred lot (200); one
 (201) two hundred and first lot (201); one (202)
 two hundred and second lot (202); one (203) two
 hundred and third lot (203); one (204) two hundred
 and fourth lot (204); one (205) two hundred and
 fifth lot (205); one (206) two hundred and sixth lot
 (206); one (207) two hundred and seventh lot
 (207); one (208) two hundred and eighth lot
 (208); one (209) two hundred and ninth lot (209);
 one (210) two hundred and tenth lot (210); one
 (211) two hundred and eleventh lot (211); one
 (212) two hundred and twelfth lot (212); one
 (213) two hundred and thirteenth lot (213); one
 (214) two hundred and fourteenth lot (214); one
 (215) two hundred and fifteenth lot (215); one
 (216) two hundred and sixteenth lot (216); one

CARIE NEWHOF. Euseual Newhof and Allen C. Newhof, her husband, of the County of Lincoln, State of Wisconsin, do hereby certify that Carrie Newhof, wife of the said Allen C. Newhof, is a widow, and is the sole and lawful owner of the following described real estate, to-wit:

THE S.W. 1/4 of Sec. 36, T. 36 N., R. 10 E., S. 2 E., in the County of Lincoln, State of Wisconsin, and known as the "Lincoln Hotel," in the City of Janesville, Wisconsin, (new city of Janesville, with its boundaries as shown on the plat of the said city, and buildings and appurtenances, being the same lot and premises as were conveyed to the said Allen C. Newhof by deed of the said Allen C. Newhof, dated July 2, 1890.

Dated July 2, 1890.

HENRY K. WHITTON, Receiver, &c.

SILVER WARE pure as gold, just received.
see 90427
J. H. C. SPAULDING.

